RESOLUTION NO. 2002-204

A RESOLUTION OF NASSAU COUNTY, FLORIDA ELECTING TO USE THE UNIFORM METHOD OF COLLECTING NON-AD VALOREM SPECIAL ASSESSMENTS LEVIED WITHIN THE UNINCORPORATED AREA OF THE COUNTY; STATING A NEED FOR SUCH LEVY; PROVIDING FOR THE MAILING OF THIS RESOLUTION; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Nassau County, Florida (the "County") is contemplating the imposition of special assessments for the provision of capital improvements including but not limited to (i) beach renourishment; (ii) road construction/road resurfacing, neighborhood park improvement, beautification and maintenance of rights-of-way, subdivision wall construction and maintenance, subdivision entranceway construction and maintenance, street lighting and sidewalks; (iii) water and wastewater facilities improvements; and (iv) solid waste disposal services; and

whereas, the County intends to use the uniform method for collecting non-ad valorem special assessments for the cost of providing capital improvements including but not limited to (i) beach renourishment; (ii) road construction/road resurfacing, neighborhood park improvement, beautification and maintenance of rights-of-way, subdivision wall construction and maintenance, subdivision entranceway construction and maintenance, street lighting and sidewalks; (iii) water and wastewater facilities improvements; and (iv) solid waste disposal services to property within the unincorporated area of the County, as authorized by Section 197.3632, Florida Statutes, as amended, because this method will allow such special assessments to be collected

annually commencing in November 2003, in the same manner as provided for ad valorem taxes; and

WHEREAS, the County held a duly advertised public hearing prior to the adoption of this Resolution, proof of publication of such hearing being attached hereto as Exhibit "A".

NOW, THEREFORE, BE IT RESOLVED:

- Commencing with the Fiscal Year beginning on October 1, 2003, and with the tax statement mailed for such Fiscal Year, the County intends to use the uniform method of collecting non-ad valorem assessments authorized in Section 197.3632, Florida Statutes, as amended, for collecting non-ad valorem assessment for the cost of providing capital improvements including but not limited to (i) beach renourishment; (ii) road construction/road resurfacing, neighborhood park improvement, beautification and maintenance of rights-of-way, subdivision wall construction and maintenance, subdivision entranceway construction and maintenance, street lighting and sidewalks; (iii) water and wastewater facilities improvements; and (iv) solid waste disposal services. Such non-ad valorem assessments shall be levied within the unincorporated area of the County. A legal description of such area subject to the assessment is attached hereto as Exhibit "B" and incorporated by reference.
- 2. The County hereby determines that the levy of the assessments is needed to fund the cost of capital improvements including but not limited to (i) beach renourishment; (ii) road construction/road resurfacing, neighborhood park improvement,

beautification and maintenance of rights-of-way, subdivision wall construction and maintenance, subdivision entranceway construction and maintenance, street lighting and sidewalks; (iii) water and wastewater facilities improvements; and (iv) solid waste disposal services within the unincorporated area of the County.

- Upon adoption, the County Clerk is herby directed to send a copy of this Resolution by United States mail to the Florida Department of Revenue, the Nassau County Tax Collector, and the Nassau County Property Appraiser by January 10, 2003.
- The Board of County Commissioners shall not, impose an assessment under the authority of this The method set forth in this Resolution shall only be considered and utilized if a neighborhood, association, group, etc., requests that the Board of County Commissioners utilize this method.
- This Resolution shall be effective upon adoption. DULY ADOPTED this 16th day of December 2002.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

NICK D. DEONAS

Its: Chairman

ATTEST:

Its: Ex-Officio Clerk

APPROVED AS TO FORM BY THE

NASSAU COUNTY ATTORNEY:

MICHAEL S./MULLIN

EXHIBIT "A"

NOTICE OF INTENT TO USE UNIFORM METHOD OF COLLECTING NON-AD VAR
* * COREM'ASSESMENTS

Nassaul County, Florida (the "County") hereby provides notice (pursuant to Section 197 3632(3)(4).
Florida Statures of its intent to use the uniform method of collecting non-ad valorem special assessments to be levied within the unincorporated area of the County, for the cost of provision of capital improvements including but not limited to (i) beach renounshiment. "(iii) road construction/road resurfacing neighborhood park improvement; beautification and maintenance of rights of way, subdivision wall construction and maintenance subdivision entranceway construction and maintenance, street sion was construction and maintenance, supports of entranceway construction and maintenance, street lighting and sidewalks; (iii) water and wastewater facilities improvements; and (iv) solid waste disposal services commenting for the Fiscal Year beginning on October 1, 2003. The County will consider the adoption of a resolution election to use the facilities imploves that is a properly subject to the levy and will consider the adoption of a resolution electing to use the uniform method for collecting such assessments authorized by Section 197, 3832. Florida Statutes. at a public hearing to be held of Monday, December 16, 2002 at 7:00 PM at the Yules County Building, 1336 Pages Dairy Road. Yules. Florida. Such Resolution will state the need for the levy and will contain a legal description of the boundaries of the real property subject to the levy. Copies of the proposed form of resolution, which contains the legal description of the real property subject to the levy, are on file at the Office of the Nassau County Clerk. 191 Nassau Place. Yules. Florida.

All inferested persons are invited to be present and be heard. If a person decides to appeal any decision made by the board. 3gency or commission with respect to any matter considered at such meeting or hearing, he/she will need a record of the proceedings and that for such purpose he/she may need to ensure that a verbatim record of the proceedings is made, which record includes the evidence and testimony upon which the appeal is to be based.

In accordance with the Americans with Disabilities and CADA), persons needing a reasonable accommission in order to participate in his proceeding modation in order to participate in his proceeding.

In accordance with the Americans with Disabilities Act (ADA), persons needing a reasonable accommodation in order to participate in this proceeding should contact the office of the Ex-Officio Clerk at least severity two hours in advance at (904) 321-5703 or 1800-955-8770 (v) for 1800-955-8771 (TDD) via Florida Helay Service BOARD OF COUNTY COMMISSIONERS

NASSAU COUNTY, FLORIDA NICK D. DEONAS, CHAIRMAN ALLEST:
J.M. "CHIP" OXLEY, J.R.
EX. OFFICIO CLERK
At 11:21:28, 12:05:12:2002
1119

Nassau County Record

Published Weekly 5535 W. Brandies Ave. P.O. Box 609 {904} 879-2727 Callahan, Nassau County, Florida 32034

STATE OF FLORIDA **COUNTY OF NASSAU:**

Before the undersigned authority personally appeared

Robert O. Fiege

who on oath says that he is the Production Director of the Nassau County Record, a weekly newspaper published at Callahan in Nassau County, Florida; that the attached copy of advertisement, being a Legal Notice in the matter of

Notice of Intention to use Uniform Method of Collecting Non-Ad **Variorem Assessments**

was published in said newspaper in the issues of

11/ 21,28/2002-12/5,12 / 2002 Ref No. 1119

Affiant further says that the said Nassau County Record is a newspaper published at Callahan, in said Nassau County, Florida, and that the said newspaper has heretofore been continuously published in said Nassau County, Florida, each week and has been entered as second class mail matter at the post office in Callahan in said Nassau County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Sworn to and subscribed before me this12th day of December A.D. 2002.

Angeline B. Mudd, Notary Public

ANGELINE B. MUDD My Comm Exp. 1/4/2004 No. CC 876475 (L) Personally Known [] Other I.D.

NOTICE OF INTENT TO USE UNIFORM METHOD OF COLLECTING NON-AD

VARLOREM ASSESSMENTS
Nassau County Florida Nassau County Florida (the 'County') hereby pro-vides notice, pursuant to Section 197:3632(3)(a) Roida Statutes of its intent to use the uniform method of collecting non-ad volorem spe-cial assessments to be levied within the unincorporated area of the County for the cost of provision of capital improvements included to improvements including but not limited to (1) beach renourshment (1) road con-struction/road resurfacing struction froad resurfacing, neighborhood park improvement, beautification and maintenance of inghtsof, way! Subdivision! Wall bon-struction and maintenance of inghtsof, way! Subdivision! Particle way construction, and maintenance, street lighting and sidewalks! (III) warer and wastewater facilities improvements, and (IV) solid wastewater facilities improvements, and it wastewater facilities improvement, and of the collidation of the field facilities improvement in a facilities in a facil assessments authorized by Section 197.3632. Florida Statutes, at a public hearing a Statutes of a public healing to be held son Monday. December 16, 2002 of 7,00 PM at the Vilee County Building, 1336 Pages Dalry Road, Vulee, Florida, Such Resolution will state the need. tor the levy and will contain a legal sidescription of the boundaries of the real property subject to the levy. Copies of the proposed form of resolution, which contains the legal description of the real property subject to the levy are on file at the Office 191 Nassau Place Yulee.

191 "Nassau Place" Yulee
Rordo.

All Interested persons are
Invited to be present and be
heard if a person decides to
appeal any decision imade
by sthe board? agency for
commission with respect to
any matter considered at
such investing for hearing,
he/she will need a record of
the proceedings and that for
such purpose he/she may
need to ensure that a verbatim record of the proceedings is made, which record
includes the evidence and
restimony upon, which the

testimony upon which the appeal is to be based in accordance with the Americans with Disabilities Act (ADA), persons needing to reasonable accommodation. recsonable accommodation in order to porticipate in this proceeding should acontact the office of the EX Officio Clerk of least seventy two hours in advance of (904) 321-3703 or 1-800-955-8770 (v) or 1-800-955-8771 ((DD) Via Florida Relay Service BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY/FLORIDA NICK DIDEONAS CHARMAN) ATTEST: ATTEST: J.M. "CHIP" OXLEY JR EX-OFFICIO CLERK 41 11-20-27, 12-04-11-2002

WEEKLY NEWSPA

Published Weekly 511 Ash Street/P.O. Box 766 (904) 261-3696 Fernandina Beach, Nassau County, Florida 32034

STATE OF FLORIDA **COUNTY OF NASSAU:**

Before the undersigned authority personally appeared Robert O. Fiege

who on oath says that he is the Production Director of The Fernandina Beach News-Leader, a weekly newspaper published at Fernandina Beach in Nassau County, Florida; that the attached copy of advertisement, being a Legal Notice in the matter of

NOTICE OF INTENT TO USE UNIFORM METHOD OF COLLECTING NON-AD VALOREM ASSESSMENTS Nassau County, Florida

was published in said newspaper in the issues of 11-20-27, 12-04-11-2002 ref. No. 2282

Affiant further says that the said Fernandina Beach News-Leader is a newspaper published at Fernandina Beach, in said Nassau County, Florida, and that the said newspaper has heretofore been continuously published in said Nassau County, Florida, each week and has been entered as second class mail matter at the post office in Fernandina Beach in said Nassau County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Sworn to and subscribed before me

this 11th day of December, A.D. 2002.

Angeline'B. Mudd, Notary Public

TYPE OF IDENTIFICATION Personally Known

ANGELINE B. MUDO My Comm Exp. 1/4/2004 No. CC 876475 Differsonally Known [] Other I.D.

EXHIBIT "B"

The boundary lines of Nassau County are as follows: Beginning at the mouth of the Nassau River; thence northwesterly up the thread of the main stream of said river to the run of Thomas Swamp; thence southwesterly up the run of said swamp to where it would intersect the prolongation of a line drawn from the southwest corner of township one north, of range twenty-five east, to the southwest corner of township two south, of range twenty-three east; thence on said last mentioned line in a southwesterly direction to where its extension would intersect the range line dividing ranges twenty-two and twenty-three east and the eastern boundary of Baker County, all concurrent with the north boundary of Duval County; thence north on said range line and said eastern boundary of Baker County to the St. Marys River and the boundary line between the States of Georgia and Florida; thence north and easterly along the said river, concurrent with the said boundary line of the States of Georgia and Florida to the Atlantic Ocean; thence southerly, including the waters of said ocean within the jurisdiction of the State of Florida, to the place of beginning.

EXCLUDING THE INCORPORATED AREAS OF FERNANDINA BEACH, CALLAHAN, AND HILLIARD.